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STIP. MOT. TO AMEND & EXTEND DEADLINE TO ANSWER
CASE NO. 2:21—CV—01692—TL—BAT

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

DOCKLIGHT BRANDS, INC.,

Plaintiff,

v.

TILRAY INC. and HIGH PARK HOLDINGS LTD.,

Defendants.

Case No. 2:21-cv-01692-TL-BAT

ORDER GRANTING STIPULATED
MOTION FOR LEAVE TO ADD
AFFIRMATIVE DEFENSE, AND
SETTING PLAINTIFF'S DEADLINE TO
ANSWER DEFENDANTS' THIRD
AMENDED ANSWER AND
COUNTERCLAIMS

Pursuant to Rule 15(a)(2) of the Federal Rules of Civil Procedure, Plaintiff Docklight Brands, Inc. ("Docklight") and Defendants Tilray Brand, Inc. ("Tilray") and High Park Holdings Ltd. ("High Park") (collectively the "Parties"), by and through their respective counsel, submit a Stipulated Motion to Extend Deadline to File Third Amended Answer, For Leave to Add Affirmative Defense, and to Extend Plaintiff's Deadline to Answer Defendants' Third Amended Answer and Counterclaims. Dkt. 64.

On July 21, 2022, the Court adopted the May 27, 2022 Report and Recommendation, striking certain of Defendants' affirmative defenses, but granting Defendants' the opportunity to replead Defendants' First and Sixth Affirmative Defenses. Dkt. 54. The deadline for filing Defendants' Third Amended Answer would be August 4, 2022. Defendants also intend to add as an additional affirmative defense Failure to Mitigate Damages, and Plaintiff has consented to this addition.

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| 1 | The Parties further stipulate and agree that, in the interest of judicial economy, Defendants | |
|----|-----------------------------------------------------------------------------------------------|-------------------------------------------------------------------------|
| 2 | shall have until August 4, 2022 to file a Third Amended Answer and Counterclaims which both | |
| 3 | repleads Defendants' First and Sixth Affirmative Defenses in accord with the Court's July 21 | |
| 4 | 2022 order, and adds an affirmative defense of Failure to Mitigate Damages. | |
| 5 | The Parties further stipulate and agree that Docklight shall have until August 25, 2022 to | |
| 6 | answer Defendants' Third Amended Answer and Counterclaims. | |
| 7 | WHEREFORE, the Parties respectfully request an Order modifying the current case | |
| 8 | deadlines as described herein. | |
| 9 | IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD. | |
| 10 | DATED August 4, 2022. | |
| 11 | | |
| 12 | | |
| 13 | /s/ Michael P. Brown Jeffrey M. Thomas, WSBA #21175 | <u>/s/ Alicia Cobb</u> Alicia Cobb, WSBA #48685 |
| | Mark A. Wilner, WSBA #31550 | QUINN EMANUEL URQUHART & |
| 14 | Michael P. Brown, WSBA #45618 GORDON TILDEN THOMAS & | SULLIVAN, LLP |
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| 17 | 1 1 1 1 1 1 1 1 1 1 | aliciacobb@quinnemanuel.com |
| 18 | Attorneys for Plaintiff | Dealed E. English (non-lenguise) |
| | | Rachel E. Epstein (<i>pro hac vice</i>) 51 Madison Avenue, 22nd Floor |
| 19 | | New York, New York 10010 |
| 20 | | (212) 849-7000 |
| 21 | | rachelepstein@quinnemanuel.com |
| 22 | | Attorneys for Defendants |
| 23 | IT IS SO ORDERED. | |
| 24 | DATED (1: 4/1 1 CA + 2022 | |
| 25 | | P67 |
| | | BRIAN A. TSUCHIDA |
| 26 | | United States Magistrate Judge |
| 27 | | |

CERTIFICATE OF SERVICE I hereby certify that on this 3rd day of August, 2022, I electronically filed the foregoing document with the Clerk of the Court using the CM/ECF system which will send notification of such filing to counsel of record. DATED: August 3, 2022 /s/ Alicia Cobb Alicia Cobb, WSBA #48685